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To: Commissioner for Patents for Examiner Shaw, Peling Andy Group Art Unit 2144	Facsimile No. 571/273-8300		
From: Michelle R. Mizerak Legal Assistant to LaRhonda Jefferson-Mills	No. of Pages Including Cover Sheet: 6		

Enclosed herewith:

- Applicant Initiated Interview Request Form (PTOL-413A); and
- Agenda for FAIPP Telephone Interview.

Re: Application Serial No. 10/815,215 Attorney Docket No. AUS920040009US1

Date: August 29, 2008

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PTOL-413A (10-07)
Approved for use through 10/31/2007. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

	Applicar	it Initiated Inte	rview Request	Form		
Application No.: 10/815,215 Examiner: Shrw, Polling Andy		First Named Applicant: Doan et al. Art Unit: 2144 Status of Application: 181 Office Action (FAIPP)				
(3)		(4)				
Proposed Date of In	iterview: Wednesd	fey, Soptember 10, 2008	Proposed T	ime: 11:00 am ES	T (AM/PM)	
Type of Interview F (1) Telephonic		nal (3) ☐ Vi	deo Conference			
Exhibit To Be Show If yes, provide brief		-	ОМ		_	
		Issues To Be l	Discussed			
Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior	Discussed	Agreed	Not Agreed	
(I)Rejection	1	Art				
(2)						
(3)		1 1 m 1 M gpm				
(4) Continuation She	est Attached			O		
Brief Description of Seo attached agendal	Arguments to b	pe Presented:				
An interview was co NOTE: This form sh (see MPEP § 713.01). This application will r interview. Therefore, as soon as possible.	ould be complete not be delayed fro	d by applicant and sui m issue because of ap	bmitted to the exami plicant's failure to st	ner in advance : ibmit a written	of the interview	
Applicant/Applica LaRhono Typed/Printed Name	da Jefferson-I	Mills	Ехап	niner/SPE Signa	ature	
Registration	Number, if appl	icable				

This collection of information is required by 37 CFR 1,133. The information is required to obtain or retain a benefit by the public which is in file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 animates to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual cast. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Pepartment of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND PRES OR COMPLETED PORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE RECEIVED CENTRAL FAX CENTER

In re application of: Doan et al.

Group Art Unit: 2144

SEP 0 2 2008

Serial No.: 10/815,215

§ §

Examiner: Shaw, Peeling

Filed: March 31, 2004

Attorney Docket No.: AUS920040009US1

For: Method for Automatic E-Mail Response Interruption Based on User

Activity

Request for First Action Interview - Agenda

I would like to request a telephone interview on Wednesday, September 10, 2008 at 11:00AM EST. Please consider the following topic for discussion for the:

103 Rejection of Claim - Proposed Amendment of Claim 1

(Currently Amended) A method for filtering electronic mail messages on a client computer in a distributed computer network, the method comprising the computer implemented steps of:

receiving an electronic mail message at the client computer;

determining whether an interrupt indicator is associated with [[the]] an electronic mail message, wherein the interrupt indicator is a specific interrupt designation within the subject-line of the electronic mail message, and wherein the electronic mail message comprises an interrupt indicator attached to one of a header and a footer of the electronic mail message;

validating whether a sender of the electronic mail message is authorized to send the clectronic mail message with the interrupt indicator;

responsive to a determination that [[an]] the interrupt indicator is associated with the electronic mail message and the sender is authorized to send the electronic mail message with the interrupt indicator, determining whether a desktop of the client computer is active;

responsive to determining that the desktop of the client computer is active, automatically displaying a content of the electronic mail message in a popup window without a close button, wherein the popup window comprises a reply button and an action completed button, and wherein the popup window is displayed in a forefront position in the user interface on the desktop of the client computer, and wherein the popup window remains in the forefront position until a recipient of the electronic mail message responds to the content of the electronic mail message by selecting one of the reply button and the action completed button wherein the content of the electronic mail

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message is automatically displayed to a recipient in the popup window without the close button in the forefront position in the user interface on the client computer in response to determining that a sender of the electronic mail-message has authority to issue an interrupt electronic mail message to the recipient, and wherein the authority to issue the interrupt electronic mail message is based on a corporate directory that includes an organizational hierarchy structure; and

displaying the content of the electronic mail message in the popup window without the close button in the forefront position in the user interface on the client computer until the recipient selects an action completed button within the popup window to indicate that actions specified in the electronic mail message are completed, wherein selecting the action completed button by the recipient results in a return electronic mail message being sent to the sender of the interrupt electronic mail message to notify the sender that the actions specified in the electronic mail message are completed

tesponsive to the recipient of the electronic mail message selecting one of the reply button and the action completed button, closing the popup window;

responsive to determining that the sender is not authorized to send the electronic mail message with the interrupt indicator, delivering the electronic mail message to the recipient inbox; and

responsive to determining that the desktop of the client computer is inactive, delaying the display of the electronic mail message until the desktop becomes active.

2.-24. (Canceled)

REMARKS

Claim 1 is pending. Applicants have amended claim 1. Support for the claim amendment can be found in the as-filed specification on page 18. Applicants do not concede that the subject matter encompassed by the earlier presented claims is not patentable over the art cited by the Examiner. Applicants respectfully reserve the right to pursue this claim, including the subject matter encompassed by the claim 1 as presented prior to this Amendment, in one or more continuations and/or divisional patent applications.

I. 35 U.S.C. § 103, Obviousness

The Examiner has rejected claim 1 under 35 U.S.C. § 103 as being unpatentable over *Beyda*. (US Pub No. 2003/0229670 A1), in view of *Marsot* et al. (U.S. Patent No. 7,010,790 B2), and *Ayan* (U.S. Patent No. 6,769,002 B2). This rejection is respectfully traversed.

Applicants have amended claim 1. An obviousness rejection cannot be made against claim 1, because the combination of references, considered as a whole does not teach or suggest each and every feature of claim 1 as amended. Specifically, the combination of references does not teach or suggest the features:

- 1) responsive to determining that the desktop of the client computer is active, automatically displaying a content of the electronic mail message in a popup window, wherein the popup window comprises a reply button and an action completed button, and wherein the popup window is displayed in a forefront position on the desktop of the client computer, and wherein the popup window remains in the forefront position until the recipient of the electronic mail message responds to the content of the electronic mail message by selecting one of the reply button and the action completed button;
- 2) responsive to the recipient of the electronic mail message selecting one of the reply button and the action completed button, closing the popup window;

DATE:

Respectfully submitted,
//LaRhonda Jefferson-Mills /

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